制制的 11-29-9 FORN TRUST DEED. **31755** TRUST DEED OT PORTLAND, OR 9720 Vol.m94 Page 36382 9HU THIS TRUST DEED, made this November ., 19....., between lay of . STEVEN M. WARNER and TENNI L. VARNER, as Tenants by the Entirety WILLIAM M. GANCING as Grantor, HMR, INC., AN OREGUN CORPORTION as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and con reys to trustee in trust, with power of sale, the property Klamath in Lot 11, Block 68, BUENA VISTA ADDITION to the City of Klamath Falls, according to the Official Plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 18-2 Grad and the The state of the state of the state of the state of together with all and singular the tenements, level taments and app intenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits there is and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE a each agreement of grantor herein contained and payment of the sum of TWO HUNDRED NINETY-THO THOUSAND FIVE HUNDRED DOLLARS (\$292,500) note of even date herewith, payable to beneficiaty or order and made by grantor, the final payment of principal and interest hereof, it not socier paid, to be due and payable <u>August 1</u>, <u>997</u>. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within c secribed proper; or any part thereof, or any interest therein is sold, agreed to be sold, conveyed; assigned or alienated by the virbuut tirst 1 aving obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. Thend, irrespective of the maturity dates expressed therein, or ment, irrespective of the maturity dates expressed therein, or subordination or other agreement allecting this deed or the lien or charge hared: (d) reconvey, without warranty, all or any part of the property. The search: (d) reconvey are may be described in the "person or persons "gally entitled thereto," and the recitals therein it may be a search of the there of the search of the there of the search of the truthulness thereof. Thurke's filles or lacis shall be not less than \$5 tor any of the truthulness thereof. Thurke's filles or lacis shall be the independent of the archive in the search of the truthulness thereof. Thurke's filles or lacis shall be the independent of the archive in the search of the truthule of the archive is a receiver to be appointed by a court, and without regard to the adequage any vecurity for the independent of the archive is a search of the same.
10. Upon any debuilt by grantor hereunder, including reasonable altority is less upon any independent search of any attempt the same, same of others and other as benerity and the same.
11. The entering upon and taking possession of said property, the strance policies or compensation or awards for any taking or damage of the any determine.
12. Upon default by grantor in payment of any indebtedness secured here of any any taking or damage of the same with respect to such payment and/or performance, the beneficiary may have. In the secure and profiles or may direct the trustee to foreclose this trust deed by equity, which is a such as the secure and pay below in a such any at the beneficiary at he secure and the interest of any agreement hereidary may have. In the second state of the same described and the secure and by imperiately due and pay below if the same and execute and the isolation to such notice.
13. Upon default by disting secure the trustee to foreclose this trust deed by equity its as anotice. If any may are the beneficiary any have. In herein, shall become immediately due and payabb. To protect the security of this trust deec, gra itor agrees: 1. To protect, prestrie and maintain said property is good condition and repair; not to remove or demolish any building or impresement thereon, not to complete or restore prompily and in 4 tod as d workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereon; 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the bew liciary or requests, to join in esecuting such linarcing statements pursuant to be il iform Commer-cial Code as the beneficiary may require and to pay tor the searches made by liting olicers or searching agencies as may be dee ned cestrable by the beneficiary. (teher with trustee's and attorney's tees not exceeding the amounts provided law. 14. Otherwise, the sule shall be held on the date and at the time and use designated in the notice of sale or the time to which said sale may postponed as provided by law. The trustee may sell said property either one parcel, or in separate parcels and shall sell the parcel or parcels at the time of sale. The trustee may sell said property either to the purchaser its deed in lorm as required by law conveying of the trustee of the time of sale. Trustee is a start, express or importer to the purchaser its deed in lorm as required by law conveying of the trustee is the deed of any matters of fact shall be conclusive proof the trustee sale including the trustee is property no sold, but without any covenant or warrant), express or import the furthulness thereof. Any proon, excluding the trustees not including a fact or and beneficiary, may purchase at the sale. 15. When trustee sais pursuant to the proceed of sale in the rustee, including the compensation of the trustee and a reasonable charge by trustees in a resonable charge by trustee and a reasonable charge by trustee and a she is in the trust of the subsequent to the interest of the trust cond. (3) to all persons in a recorded licen subsequent to the interest of the trust cond is the trustee, but, such any, to the grantor or to ins successor in interest end (4) the she. 16. Beneficiary may from time to time appoint a successor or successor in the rest is the start is a successor in the rust is provided to the successor in the trust is the successor in the trust is a successor in the trust is the successor in th It is mutually agreed that: 3. In the event that any partion or all of said property hall be taken inder the a fatt of eminent domain or condemation, beneficiary hall have the right, if no elects, to require that all or any portion of the nonies payable is compension for such taking, which are in ercess of the an ount required to pay all reasonable costs, expenses and attorney's fees nects willy paid or incurred by grantor such taking, which are in ercess of the an ount required to pay all reasonable costs, expenses and attorney's fees nects willy paid or incurred by grantor such taking, which are in ercess of the an ount required to pay all reasonable costs, appendent attorney's fees, nects willy paid applied by it first upon such taking and the balance applied up at it's indebted ricking in such proceedings, and the balance applied up at it's indebted required erceuts such around the balance applied up at it's indebted pensation, promptly upon beneficiary's request. 9. An any time and how time to time upon writt in request of bene-redownent (in case of lull reconveyances for cancellation), with yout allecting the liability of any person for the payment of the indebt dates trustee may (*) consent to the making of any map or plat of said priperty. (b) join in (*) consent to the making of any map or plat of said priperty. su alus, il any, to the grantor or to his successor in interest entitled to such su alus. 16. Beneliciary may from time to time appoint a successor or succes-or to any trustee named herein or to any successor trustee appointed here-in fee. Upon such appointment, and withoutcressor trustee appointed here-in tee, the latter shall be reseted with all title onversance to the successor in stee, the latter shall be made by written instrument. Each such appointment in I substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in it is substitution shall be made by written the county or counties in it is the property is situated, shall be conclusive proof of proper appointment of subscitter. I. Trustee accepts this trust when this deed, duly executed and sci nowledged is made a public record as provided by law. Trustee is not for gated to notily any party hereto of pending sale under any frustee. I. or of any action or proceeding in which grantor. beneficiary or trustee.

NOTE: The Trust Deed Act provides that the Instee hereundic must be either an attained, who is antactive member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon x the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or brancher, the United States or iny agency thereof, or an excrew agent licensed under ORS 696-505 to 696-585.

Upon recording return to:

Mountain Title Company #33119

222 S. Sixth St., Klamath Falls, OR 97601

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